

4241 State Office Building • Salt Lake City, UT 84114 • 801-533-5771

December 14, 1982

Rick Broschat Atlas Minerals P.O. Box 1207 Moab, Utah 84532

RE: Pandora Mine

Suspension ACT/037/012

San Juan County, Utah

Dear Rick:

Thank you for providing the Division notice of suspension for activities at the Pandora Mine. I would like to ask whether or not you will be needing copies of the Annual Operations and Progress Report to fill out for Atlas' mines for 1982? Please let me know if the forms should be sent to you.

Sincerely,

THOMAS N. TETTING ENGINEERING GEOLOGIST

TNT/1m

Scott M. Matheson, Governor Temple A. Reynolds, Executive Director Cleon B. Feight, Division Director

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March 29, 1982

Mr. Ricky J. Broschat Reclamation Scientist Atlas Minerals Big Indian Mines LaSal, Utah 84530

RE: Velvet Mine - ACT/037/040
Pandora Mine - ACT/037/012
San Juan County, Utah

Dear Rick:

Thank you very much for providing the requested updated maps and histories for both the Velvet and Pandora mines.

This Division is pursuing finalization of the new contract form again, drawing into consultation the Division's Legal Specialist Carolyn Driscoll, Atlas' counsel James Holtcamp and the Board of Oil, Gas and Mining.

To complete our file update, I would appreciate your forwarding a copy of the 1980 Annual Operations and Progress Report for both the Velvet and Pandora mines.

This letter should also serve as a notice of Division approval for the December 15, 1980, proposed three acre water treatment facility at the Velvet Mine, subject to the provisions outlined in the January 19, 1981, Department of State Health approval letter. Also, regarding this matter, the terms of Atlas' responsibility and obligations under R.C.R.A. for this facility, as mentioned in the January 15, 1981, letter from Richard Dye, have not been addressed. Have any new understandings been arrived at yet?

Additionally, this letter constitutes approval of the 1.7 acre borehole amendment applied for on August 27, 1980, for the Velvet Mine. Furthermore, Division approval is given for the 2.5 acre borehole amendment for the Pandora Mine as requested on December 29, 1980.

Apologies for the delay in processing these matters are extended to Atlas Minerals for any inconvenience incurred by the delay.

Mr. Ricky J. Broschat ACT/037/040 ACT/037/012 March 29, 1982 Page two

It may now be considered a general understanding with the Division, concerning Atlas' surety estimates, that the revised figures arrived at will not become a limiting factor in reclamation expenditures. They will be estimated to give a general range which will be used in compilation of "Exhibit B" for the new contract. Taking into account the variability of cost schedules and inflationary factors, this new arrangement will probably be the most practical. Provisions for ceilings on reclamation may tend to inhibit adequate completion of remedial activities and do not seem to be in the best interests of the State. Therefore, the proposed change in Atlas' contract is viewed as a progressive step forward.

It may, however, become necessary during the approval process and contract changeover to receive a financial statement concerning Atlas Minerals' ability to satisfy the personal guarantee for future reclamation costs. This idea of financial accountability is not new for the Board and Division and has become an avenue of desired aegis during the past year. I trust initiatives in the correct areas may be directed toward preparation of the documented evidence.

Again, thank you for helping to 'wrap-up the loose ends' of the Velvet and Pandora mine plan permits. We will continue to review Atlas' other plans and update our files. If any questions develop, please contact either Tom Tetting or myself.

Sincerely

JAMES W. SMITH, JR. COORDINATOR OF MINED LAND DEVELOPMENT

cc: James Holtcamp, VanCot, Bagley, Cornall & McCarthy Richard Brubaugh, Atlas Minerals

JWS/TNT: btb